## IN THE MICHIGAN COURT OF APPEALS

## **ORDER**

Re: Melody A Kinyon v Secrest Wardle Lynch Hampton Truex & Morey PC

Docket No. **258921** L.C. No. **04-000190-NM** 

William C. Whitbeck, Chief Judge, acting under MCR 7.203(F)(1) and 7.216(A)(10), orders:

The claim of appeal is DISMISSED for lack of jurisdiction because the October 12, 2004 order is not a final order since the claims against defendants Brookover & Carr PC, Secrest Wardle Lynch Hampton Truex & Morey PC, and Frank A. Fleischmann were still outstanding when appellant filed the appeal. MCR 2.604(A), 7.202(6)(a)(i), and 7.203(A)(1). If appellant wants to immediately challenge this interlocutory order, she must file a delayed application for leave to appeal under MCR 7.205. See MCR 7.203(B)(1).



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

JAN 2 8 2005 Date Chief Clerk